The bill to prevent swine and geese going at large in Middletown in Frederick county, was read the second, and by special order the third time, and will pass with the proposed amendment.

Amendment proposed. 1st sec. 7th line strike out the word and insert the words to be.'

The resolution relative to the discipline of infantry, was read the second and third time by special order and postponed for further consideration.

The resolution relative to the arms belonging to the state, was read the second, and by special order the

third time, and dissented from.

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The resolution relative to the laws of the state, was read the second, and by special order the third time, and postponed for further consideration.

The bill to alter the names of Nathaniel Mortimer Magruder, &c. was read the second and third time

by special order and will not pass.

The resolution relative to the school fund in Calvert county, was read the second time and laid on the

The bill to authorise and empower Elizabeth Marbury Spalding, widow and administratrix of George H Spalding, late sheriff and collector of Charles county, to complete his collections, was read the second time by special order and laid on the table.

The bill for the relief ef James Chapline, of Washington county, was read the second and third time

by special order and will not pass.

The senate adjourns until Monday morning 10 o'clock.

MONDAY, January 8, 1821.

The resolution relative to the arms belonging to the state; the bill for the relief of James Chapline of Washington county; the bill to alter the name of Nathaniel Mortimer Magruder, &c. the bill to prevent swine and geese going at large in Middletown, in Frederick county; the bill to preserve to families their necessary hed, bedding, and wearing apparel; the supplement to an act, entitled. An act to increase the pay of the judges of the orphans court for the several counties therein mentioned; the bill for the revaluation of the real and personal property of Kent county; the bill annulling the marriage of Theophilus Russell of Kent county, and Anne his wife; the bill authorising George A. Dunkel, of the city of Baltimore, to remove a certain negro slave from Berkley county, Virginia, into the state; the bill for the benefit of the Baltimore General Dispensary, were sent to the house of delegates.

The following message was sent to the house of delegates:

BY THE SENATE, January 8, 1821.

Gentlemen of the House of Delegates,

We have rejected the resolution passed by your house relative to the arms belonging to the state, because it is in its nature a monied resolution, and there is other malter connected therewith contrary to the 11th article of the constitution; and also because there is no limit to the amount for which the executive are authorised to draw on the treasurer. If these subjects should be embraced in distinct resolutions, and a moderate and limited sum authorised to be drawn for, we will give them our attention.

By order, J. N. WATKINS, Clk.

The bill for the relief of Richard W. West, of Prince George's county, was read the second, and by

special order the third time and will pass. Sent to the house of delegates.

Mrs. Harrier from the committee to whom was referred the bill for the benefit of William Harness of Allegany county, reported the same without amendment; which was read the third time and will not pass. Sent to the house of delegates

The bill to repeal all such parts of the several acts of assembly as prohibit the importation of slaves

into this state, was read the second time and laid on the table.

Mr. Harper from the committee to whom was referred the bill for the relief of Thomas Porter, of John, of Allegany county, reported the same without amendment; which was read the third time and will not pass. Sent to the house of delegates.

Mr. Harper from the committee to whom was referred the bill for the relief of Benjamin Parker, of Allegany county, reported the same without amendment; which was read the third time and will not

pass,

Mr. Harper from the committee to whom was referred the bill for the relief of Ernest Voight, of the city of Baltimore, reported the same with sundry amendments; which was read the third time and will

pass with the proposed amendments.

Amendments proposed. I Strike out the word "appears" 1st line preamble and insert the words "is alleged" 2 Strike out from the word "and" 5th line preamble to the word "therefore" last line preamble, and insert the words "that he came to this state from Germany, his native country, in the year eighteen hundred and nineteen, with the intention of settling here, or in some other of the United States, and not for the purpose of avoiding the payment of his debts, and that he is now in confinement at the suit of Bernard H Cook, the freighter of the ship in which he came over, or his legal representatives, and of no other person, and it being reasonable, if he can establish the truth of these allegations, that he should be admitted to the benefit of the insolvent laws of this state, notwithstanding his want of two years residence" 3 At the end of the hill add, "and that the judge and court to whom the said Ernest Voight shall make application for a personal and final discharge respectively, as the case may be, shall be respectively satisfied, by competent testimony other than the oath of the said Ernest Voight himself, that he came to this state from Germany with the bona fide intention of settling therein, or in some other of the United States, and not for the purpose of avoiding the payment of his debts, and is in confinement at the suit of the said Bernard H. Cook, or his legal representatives; and of no other person."

Mr. Harper from the committee to whom was referred the bill for the relief of Peter Utrick, of the city of Baltimore, reported the same with sundry amendments; which was read the third time and will

pass with the proposed amendments.

Amendments proposed. I let line preamble strike out the word cappears" and insert the words cisalleged." 2 After the word creasonable" last line preambte insert the words cif the said altegations should be found to be true." 3 At the end of the bill add, cand provided also, that the judge and court